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		TO THE UNITED STATES	3711-000116
	DESIGNATED/ELECT	ED OFFICE (DO/EO/US)	US APPLICATION NO (If known, see 37 CFR 15
		NG UNDER 35 U.S.C. 371	09/937807
INTERN	NATIONAL APPLICATION NO.	INTERNATIONAL FILING DATE	PRIORITY DATE CLAIMED
PCT/EP	00/02822	30 March 2000 (30.03.00)	02 April 1999 (2.04.99)
TILLEO	OF INVENTION SPRAYING E	QUIPMENT JC14	Moe'd PCT/PTO 26 SEP 2001
Juan		NIER, Claude; NUFFER, Sebastien a	and MALLARACH CAPDEVILA,
Applican	at herewith submits to the United St	ates Designated/Elected Office (DO/EO/US)	the following items and other information:
1. X T	This is a FIRST submission of items	s concerning a filing under 35 U.S.C. 371.	
2. 🔲 T	This is a SECOND or SUBSEQUE	NT submission of items concerning a filing u	ınder 35 U.S.C. 371.
3.	This is an express request to begin n items (5), (6), (9) and (21) indicated	national examination procedures (35 U.S.C. 37 below.	71(f)). The submission must include
_	•	iration of 19 months from the priority date (A	article 31).
	A copy of the International Applicat	tion as filed (35 U.S.C. 371(c)(2)) d only if not communicated by the Internatior	==1 Du=gau)
a b		•	nai Burcauj.
,•c	·	ication was filed in the United States Receiving	ing Office (RO/US).
	-	the International Application as filed (35 U.S.	
r a		no mornatonar reppression as mes (C2 2.2.	
b	<u></u>	itted under 35 U.S.C. 154(d)(4).	
A	-	ternational Aplication under PCT Article 19 ((35 U.S.C. 371(c)(3))
a	are attached hereto (requir	red only if not communicated by the Internation	onal Bureau).
7 _b	have been communicated 1	by the International Bureau.	
; c	have not been made; howe	ever, the time limit for making such amendme	ents has NOT expired.
d d	d. have not been made and w	ill not be made.	
] A	An English language translation of t	the amendments to the claims under PCT Artic	icle 19 (35 U.S.C. 371 (c)(3)).
] A	An oath or declaration of the inventor	or(s) (35 U.S.C. 371(c)(4)).	
	An English lanugage translation of t Article 36 (35 U.S.C. 371(c)(5)).	the annexes of the International Preliminary E	Examination Report under PCT
Items	s 11 to 20 below concern documen	nt(s) or information included:	
11. X	An Information Disclosure Statem		
12.	An assignment document for reco	rding. A separate cover sheet in compliance	with 37 CFR 3.28 and 3.31 is included.
13. X	A FIRST preliminary amendment	•	
14.	A SECOND or SUBSEQUENT pr	reliminary amendment.	
15.	A substitute specification.	•	
16.	A change of power of attorney and	d/or address letter.	
17.	A computer-readable form of the	sequence listing in accordance with PCT Rule	e 13ter.2 and 35 U.S.C. 1.821 - 1.825.
18.	A second copy of the published in	ternational application under 35 U.S.C. 154(c	d)(4).
19 🗀	A second copy of the English land	puage translation of the international application	ion under 35 H.S.C. 154(d)(4)

Application Data Sheet, Form 1449 with copies of references cited thereon (4 US, 1DE, 1EP, 1WO & International Search Report PCT/EP00/02822), copy of International Preliminary Examination Report and

20. X Other items or information:

Annexes and return postcard.

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US APPLICATION NO (if know		TERNATIONAL APPLICATION NO EP00/02822		ATTORNEY'S DOCK 3711-000116	
	ng fees are submitted: FEE (37 CFR 1.492 (a)	(1) - (5)):		CALCULATIONS I	PTO USE ONLY
Neither international	al preliminary examination fee (37 CFR 1.445) arch fee (37 CFR 1.445) arch Report not prepare	on fee (37 CFR 1.482)	\$1000.00	,	
International prelim USPTO but Interna	ninary examination fee (3 ntional Search Report pre	37 CFR 1.482) not paid to pared by the EPO or JPO	\$860.00		
International prelim but international sea	ninary examination fee (3 arch fee (37 CFR 1.445(a	37 CFR 1.482) not paid to a)(2)) paid to USPTO	USPTO \$710.00		
but all claims did no	ot satisfy provisions of P	37 CFR 1.482) paid to US CT Article 33(1)-(4)	\$090.00		
International prelim	ninary examination fee (3	37 CFR 1.482) paid to US rticle 33(1)-(4)	PTO \$100.00		
ENTE	R APPROPRIATE	BASIC FEE AMO	UNT =	\$ 860.00	
Surcharge of \$130.00 months from the earl	o for furnishing the oath iest claimed priority date	or declaration later than e (37 CFR 1.492(e)).	20 30	\$ 0.00	
CLAIMS	NUMBER FILED	NUMBER EXTRA	RATE	\$	
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LTIPLE DEPENI	DENT CLAIM(S) (if app	F ABOVE CALCU	+ \$270.00	\$ 860.00	
Applicant claim	s small entity status. See	e 37 CFR 1.27. The fees	indicated above		
are reduced by	1/2.		+	0.00	
		SU	JBTOTAL =	\$ 860.00	
ths from the earliest claimed priority date (37 CFR 1.492(f)).					
		TOTAL NATIO		\$ 860.00	
for recording the mpanied by an a	e enclosed assignment (3 appropriate cover sheet (3	7 CFR 1.21(h)). The assi 37 CFR 3.28, 3.31). \$40.	gnment must be 00 per property +	\$ 0.00	
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				Amount to be refunded:	\$
				charged:	\$
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a. X A check in the amount of \$ 860.00 to cover the above fees is enclosed. b. Please charge my Deposit Account No in the amount of \$ to cover the above fees. A duplicate copy of this sheet is enclosed.					
c. X The Commoverpayme	issioner is hereby author nt to Deposit Account No	rized to charge any addition of the desired of the	onal fees which may bate copy of this sheet	ne required, or credit and its enclosed.	ny
d. Fees are to be charged to a credit card. WARNING: Information on this form may become public. Credit card information should not be included on this form. Provide credit card information and authorization on PTO-2038.					
NOTE: Where an	appropriate time limit	under 37 CFR 1.494 or to restore the application	1.495 has not been n on to pending status,	net, a petition to revis	e (37 CFR
SEND ALL CORRESP		* *	141	$\langle (\mathcal{U}) \rangle$	-
W. R. Duke Taylor) 	
Harness, Dickey & Pierce, P.L.C. W. R. Duke Taylor					
P. O. Box 828					
Bloomfield Hills, Michigan 48303					
United States of America S1,300 REGISTRATION NUMBER					
Dated:				SEPT 26,20	00 [

PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Application No.:

Not yet assigned

Filing Date:

Not yet assigned

Applicant:

ANNONIER, et al.

Title:

SPRAYING EQUIPMENT

Attorney Docket:

3711-000116

Box Patent Applications Hon. Commissioner of Patents and Trademarks Washington, D.C. 20231

PRELIMINARY AMENDMENT

Sir:

Applicants herewith submit this Preliminary Amendment to the application filed herewith, for consideration prior to the calculation of the filing fee, as follows:

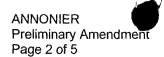
IN THE CLAIMS

Please amend claims 5-8 in accordance with the following rewritten claims in clean form. Applicant includes herewith an Attachment for Claim Amendments showing a marked up version of each amended claim.

CLAIMS

- 5. (AMENDED) A device according to claim 1, characterised in that there are several said further containers communicating with a common said mixer (6);
- and in that the control means modulates the proportional flow rate of each of the different additives in response to the amount of solid product.
 - 6. (AMENDED) A device according to claim 1, characterised in that a flow of

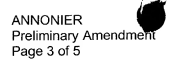




gas is provided to the spraying means to assist the spraying at a constant rate.

- 7. (AMENDED) A device according to claim 1, characterised in that, in use of the device, liquid is pumped by the diluent pump (3) from the diluent container (1) as far as a diluent flow meter (4) and then introduced into the associated diluent regulation valve (5) before being introduced into the mixer (6);
- in that liquid is pumped by the or each additive pump (3) from the additive container (2) as far as a flow meter (4) for the additive and then introduced into an additive regulation valve (5) before being introduced into the mixer (6);
- and in that the mixture of diluent(s) and additive is sprayed by an injector (7) with a constant flow rate assisted by a flow of air (8).
- 8. (AMENDED) A device according to claim 1, characterized by several spraying systems (7) each able to be adapted to the throughput of solid product.

Or



REMARKS

Claims 1-8 remain pending in the application. Claims 5-8 have been amended.

The purpose of this preliminary amendment is to remove multiple dependent claims from the application to reduce filing costs. Consideration of the application as amended is requested. It is submitted that this Amendment places the application in suitable condition for allowance; notice of which is requested.

Respectfully submitted,

Dated: Sept 76, 2001

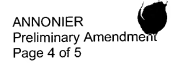
W. R. Duke Taylor

Attorney for Applicants

Registration No. 31,306

(248) 641-1600

Harness, Dickey & Pierce P. O. Box 828 Bloomfield Hills, MI 48303



ATTACHMENT FOR SPECIFICATION AMENDMENTS

The following is a marked up version of each replacement paragraph and/or section of the specification in which underlines indicates insertions and brackets indicate deletions.

- 5. (AMENDED) A device according to <u>claim 1</u> [any one of claims 1 to 4], characterised in that there are several said further containers communicating with a common said mixer (6);
- and in that the control means modulates the proportional flow rate of each of the different additives in response to the amount of solid product.
- 6. (AMENDED) A device according to <u>claim 1</u> [any of claims 1 to 5], characterised in that a flow of gas is provided to the spraying means to assist the spraying at a constant rate.
- 7. (AMENDED) A device according to <u>claim 1</u> [any one of claims 1 to 3], characterised in that, in use of the device, liquid is pumped by the diluent pump (3) from the diluent container (1) as far as a diluent flow meter (4) and then introduced into the associated diluent regulation valve (5) before being introduced into the mixer (6);
- in that liquid is pumped by the or each additive pump (3) from the additive container (2) as far as a flow meter (4) for the additive and then introduced into an additive regulation valve (5) before being introduced into the mixer (6);
- and in that the mixture of diluent(s) and additive is sprayed by an injector (7) with a constant flow rate assisted by a flow of air (8).
 - 8. (AMENDED) A device according to claim 1 [any one of claims 1 to 5],

ANNONIER
Preliminary Amendment
Page 5 of 5

characterized by several spraying systems (7) each able to be adapted to the throughput of solid product.

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WO 00/59321

PCT/EP00/02822

PTO/PCT Rec'd 2 6 SEP 2001

SPRAYING EQUIPMENT

The present invention relates to a novel piece of equipment for spraying a liquid additive composition onto a solid product, for example a foodstuff. It relates 5 more particularly to apparatus which allows homogeneous spraying of very small amounts of a liquid constituent onto relatively large amounts of solid product.

The term "solid product" as used herein is intended to embrace a product in the form of pellets, or 10 in the form of a crumble, or in the form of a powder which can be used to form a mash feed.

A preferred application of the present invention relates to apparatus for spraying liquid food additives which are to be present in the foodstuff in small weight 15 amounts and which consist essentially of enzymes and/or vitamins and/or carotenoids. The said additives are often added in very small quantities of the order of a few tens or hundreds of grams per ton of foodstuffs.

In the prior art there are various examples of 20 mixing additives to a major constituent, for example in US-A-4108335, US-A-5516625 and DE-A-4413249.

Where the major constituent receiving the additive minor constituent is in solid form it has been proposed previously to dilute the additive in a carrier 25 liquid, for example as proposed in WO-A-97/16964. Another example of dilution of the additive is disclosed as one optional possibility in Patent EP 789291, where there is described apparatus comprising:

- one or more thermostatted containers which 30 contain the enzyme which may be in pre-diluted form;
 - a system for extracting the liquid enzyme from its container;
 - a flow regulation valve;
 - a flow meter with high sensitivity;
- an injection system which has an adjustable angle of atomization; and
 - a microprocessor-controlled electronic system

for regulating the dose of the liquid enzyme.

Although this spraying system, which is very efficient and has been used commercially for many years, allowed the introduction of a liquid food additive which 5 might be in pre-diluted form, it was not constructed with a view to allowing continuous variation of dilution. With use it appeared that this system was not perfectly adapted for enzymes which had to be introduced at different concentrations, or for the introduction of several 10 different constituents which are mutually incompatible, whether from a physical or chemical point of view.

Thus, the introduction of additives such as enzymes in aqueous solution could not be carried out with the concomitant introduction of additives in lipid form 15 such as the vitamins A or E, or proteases could not be introduced with protein enzymes.

In the prior system, the dilution of the enzyme was determined in advance and the quantity of diluted enzyme was adjusted by the microprocessor-controlled flow 20 meter to be related to the amount of foodstuff which passed on a conveyor belt. With this system, there was a constant adaption of the flow rate of the spraying flow to the amount of dry foodstuffs transported by the conveyor belt.

25 However, it has now been found, unexpectedly, that it is easier and more advantageous to adapt the dilution of the additive in the diluent (water) both to the amount of dry foodstuffs transported by a conveyor belt and to the flow of the additive so as to keep the 30 total spraying flow constant for a constant flow rate of dry foodstuffs.

Thus, the present invention relates to a device for spraying an additive diluted with a diluent therefor, consisting of:

- a diluent container;
- a further container for a said additive;
- at least one mixer;
- conduits communicating said diluent container and

additive container with said mixer for allowing the dilution of the additive by the diluent from said diluent container:

- spraying means connected to receive the output from said at least one mixer with a constant flow rate and to spray it at a spray zone; and
- means for transporting a solid product to said spray zone to receive the additive;
- wherein in said conduits there is a respective regulation valve per liquid associated with the first mentioned and further containers; there are dilution control means for controlling said regulation valves to control the rates of flow of the diluent and additive to said mixer, said dilution control means being responsive to the flow of solid product being conveyed by said transporting means to control the rate of flow of the additive in proportion to the flow of solid product, and being effective to vary the flow of diluent in response to the desired total flow rate of liquid to said spraying means to maintain a constant total flow rate;
- characterised in that the spray nozzle is aimed towards a conveyor for a solid product to be sprayed, and
 in that the control means are in the form of a microprocessor responsive to the weight of solid product present on the conveyor.

The present invention preferably employs static mixers.

The transporting means may be a conveyor and the regulation valves may be managed by a microprocessor which, according to the weight of solid product present on the conveyor where the additive/ diluent mixture is sprayed, modulates the proportional flow rate of the different additives and diluent in such a way as to maintain a spraying flow rate which is constant and proportional to the weight of solid product.

If, according to Figure 1, the flow is followed starting from the water container(1), the liquid is pumped 35 by the pump (3) as far as the flow meter (4), then is introduced into a regulation valve (5) before being introduced into the mixer (6).

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If the flow is followed starting from the first additive container (2), the liquid is pumped by the pump (3) as far as the flow meter (4), then is introduced into a regulation valve (5) before being introduced into the 5 mixer (6). This is the case for each further additive.

The mixture of water and several different additives is sprayed by an injector (7) with a constant flow rate assisted by a flow of air (8) on a flow of granules. Although the granules may be travelling on a 10 conveyor, e.g. a horizontal belt conveyor it is preferable for them to be sprayed while dropping vertically from a pelleting chiller. Any other transport means for the solid product can be used.

When several of the additives cannot be mixed 15 together in the aqueous flow, several spraying systems may be individually adapted to the throughput of the apparatus, so as to give a variable application of each additive to the solid product, while maintaining optimum flow through the spray nozzle. It is evident that, even if 20 the additives are mutually compatible, it may be advantageous to adapt several spraying nozzles to the outlet of the apparatus.

The advantages of the present device are as follows:

- homogeneous distribution of the liquid additive(s) onto the foodstuff
 - regulation of the flow rate of one of the additives without necessarily disturbing the functioning of the atomization nozzle
- 30 conformity with the statutory demands on premixed additives
 - mixing of mutually unstable products.

It has been found that with the system of the present invention it is possible to achieve a wide 35 variation in the flow rates of the various liquids, and a precisely controlled application rate of the at least one additive to the solid product. For example, the

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application rate of any one of the additives can be in the range of from 1 litre to 15 litres per hour, and as an example it is possible for two separate additives to be introduced to the diluent water flow, one at the rate of 5 1 litre per hour and the other at a flow rate of 15 litres per hour.

In order to maintain optimum flow conditions at the spray nozzle, the flow of water will be selected so as to provide the required flow rate which may be in the 10 range of from 20 - 100 litres per hour per spray nozzle.

Using such values, it is possible to achieve a homogeneous application of from 0.5 to 1 litre of an additive per tonne of solid foodstuff granules passing through the apparatus.

Although throughout the present application 15 there is reference to a solid product to which the additive/diluent mixture is applied, this is intended to denote that the product is not flowable, and in the preferred use of the apparatus the solid product will be a 20 dry product, preferably in granular form.

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CLAIMS

- 1. A device for spraying an additive diluted with a diluent therefor, consisting of:
 - a diluent container (1);
 - a further container (2) for a said additive;
 - at least one mixer (6);
- conduits communicating said diluent container and additive container (1 and 2) with said mixer (6) for allowing the dilution of the additive by the diluent from said diluent container (1);
 - spraying means (7) connected to receive the output from said at least one mixer with a constant flow rate and to spray it at a spray zone; and
- 15 means for transporting a solid product to said spray zone to receive the additive;
- wherein in said conduits there is a respective regulation valve (5) per liquid associated with the first mentioned and further containers (1, 2); there are dilution control means for controlling said regulation valves (5) to control the rates of flow of the diluent and additive to said mixer, said dilution control means being responsive to the flow of solid product being conveyed by said transporting means to control the rate of flow of the additive in proportion to the flow of solid product, and being effective to vary the flow of diluent in response to the desired total flow rate of liquid to said spraying means to maintain a constant total flow rate;
- characterised in that the spray nozzle is aimed towards a conveyor for a solid product to be sprayed, and in that the control means are in the form of a microprocessor responsive to the weight of solid product present on the conveyor.
- 2. A device according to claim 1, characterised in that one or more conduits connecting a diluent container or an additive container to a mixer are associated with

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respective flow meters.

- A device according to claim 1, characterised in that there are several additive containers (2) connected to said mixer, each said additive container being associated
 with a respective additive flow meter (4) and additive flow regulation valve (5)
 - 4. A device according to claim 1, characterised in that the or each mixer is a static mixer.
- A device according to any one of claims 1 to 4, 10 characterised in that there are several said further containers communicating with a common said mixer (6);
 - and in that the control means modulates the proportional flow rate of each of the different additives in response to the amount of solid product.
 - 6. A device according to any of claims 1 to 5, characterised in that a flow of gas is provided to the spraying means to assist the spraying at a constant rate.
- 7. A device according to any one of claims 1 to 3, characterised in that, in use of the device, liquid is 20 pumped by the diluent pump (3) from the diluent container (1) as far as a diluent flow meter (4) and then introduced into the associated diluent regulation valve (5) before being introduced into the mixer (6);
- in that liquid is pumped by the or each additive 25 pump (3) from the additive container (2) as far as a flow meter (4) for the additive and then introduced into an additive regulation valve (5) before being introduced into the mixer (6);
- and in that the mixture of diluent(s) and additive
 30 is sprayed by an injector (7) with a constant flow rate
 assisted by a flow of air (8).
 - 8. A device according to any one of claims 1 to 5, characterised by several spraying systems (7) each able to be adapted to the throughput of solid product.

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(19) World Intellectual Property Organization International Bureau



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English

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English

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2 April 1999 (02.04.1999) FR

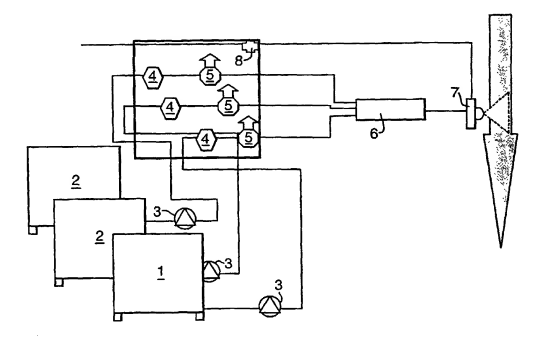
- (71) Applicant (for all designated States except US): AVENTIS ANIMAL NUTRITION SA [FR/FR]; 42. Avenue Aristide Briand, F-92160 Antony (FR).
- (72) Inventors; and
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- (81) Designated States (national): AE, AG, AL. AM. AT, AU. AZ, BA, BB, BG, BR, BY, CA, CH, CN, CR, CU, CZ, DE, DK, DM, DZ, EE, ES, FI, GB, GD, GE, GH, GM, HR, HU, ID, IL, IN, IS, JP, KE, KG, KP, KR, KZ, LC, LK, LR, LS, LT, LU, LV, MA, MD, MG, MK, MN, MW, MX, NO, NZ, PL, PT, RO, RU, SD, SE, SG, SI, SK, SL, TJ, TM, TR, TT, TZ, UA, UG, US, UZ, VN, YU, ZA, ZW.
- (84) Designated States (regional): ARIPO patent (GH, GM, KE, LS, MW, SD, SL, SZ, TZ, UG, ZW), Eurasian patent (AM, AZ, BY, KG, KZ, MD, RU, TJ, TM). European patent (AT, BE, CH, CY, DE, DK, ES, FI, FR, GB, GR, IE, IT, LU, MC, NL, PT, SE), OAPI patent (BF, BJ, CF, CG, CI, CM, GA, GN, GW, ML, MR, NE, SN, TD, TG).

[Continued on next page]

(54) Title: SPRAYING EQUIPMENT



(57) Abstract: The present invention relates to a novel piece of equipment for spraying a liquid composition onto a solid product e.g. a foodstuff which may be in the form of pellets, a crumble, a powder to form a mash. It relates more particularly to apparatus which allows homogeneous spraying of very small amounts of a liquid constituent onto relatively large amounts of the solid product.

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WO 00/59321 A1

Published:

With international search report

With amended claims

Date of publication of the amended claims: 18 January 2001

For two-letter codes and other abbreviations, refer to the "Guidance Notes on Codes and Abbreviations" appearing at the beginning of each regular issue of the PCT Gazette.

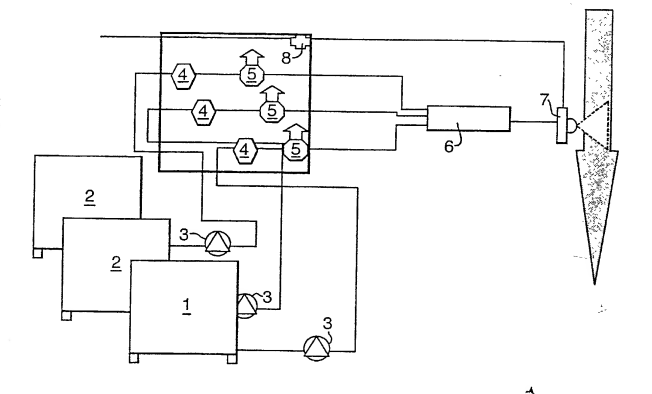
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Fig.1.



Attomny's Docket No.

RULE 63 (37 C.F.R. § 1.63) DECLARATION AND POWER OF ATTORNEY FOR PATENT APPLICATION IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

As below named inventor(s), I/we hereby declare that This declaration is of the following type: design supplemental miginal national stage of PCT facolaivib continuation continuation-in-part My/our residence, post office address and clazerable are as stated below next to my/our name. I/we believe I/we am/are the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if phiral names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled: SPRAYING EQUIPMENT the specification of which (check one) is attached hereto was filed on in the United States Patent and Trademark Office as Application Serial No. (if applicable) and was amended on was described and claimed in PCT International Application No. PCT/EP00/02822 filed on 30 Mar 2000 and an amended under PCT Article 19 on (if any) I'we hereby state that I'we have reviewed and understand the content of the above identified specification, including the claims, as amended by any amendment referred to above. I'we acknowledge the duty to disclose information which is material to patent ability as defined in 37 C.F.R. § 1.56. I/we hereby claim foreign priority benefits under 35 U.S.C §119(a)-(d) or § 365(b) of any foreign application(s) for patent or inventor's certificate or under § 365(a) of any PCT International Application(s) which designated at least one country other than the United States of America, linted below and have also identified below any foreign application for patent or inventor's cartificate or PCT International Application having a filing date before that of the application on which priority is claimed:

PRIOR FOREIGN/PCT APPLICATION(S) AND ANY PRIORITY CLAIMS UNDER 35 U.S.C., \$1:19

A Vantian Ma	Country	Filing Date	Priority	Priority Claimed	
Application No.	Couply		Yes	No	
9904143	FR	2 Apr 1999	x ·		
PCT/EP00/02822		30 Mar 2000			

I'we bereby claim the benefit under 35 U.S.C. § 119(e) of any United States Provisional Application(s) listed below:

UNITED STATES PROVISIONAL APPLICATION(S)

Application No.	Filing Date

I/we hereby claim the benefit under 35 U.S.C. § 120 of any United States Application(s) or § 365(c) of any PCT International Application(s) designating the United States of America, listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States or PCT International Application in the manner provided by the first paragraph of 35 U.S.C. § 112, I/we acknowledge the duty to disclose information which is material to patent ability as defined in 37 C.F.R. § 1.56 which became available between the filing date of the prior application and the national PCT international filing date of this application.

PRIOR UNITED STATES/PCT INTERNATIONAL APPLICATION(8)

Application No.	Filing Date	Status (patented, pepding/abandoned)	
PCT/EP00/02822	30 Mar 2000		

I hereby appoint Ronald W. Wangerow, Reg. No. 29,597, and each principal, antorney of counsel, associate and employee of Harness, Dickey and Pierce, P.L.C., who is a registered Patent Attorney, my attorney with full power of substitution and revocation, to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith. I request the Patent and Trademark Office to direct all correspondence and telephone calls relative to this application to Harness, Dickey & Pierce, P.L.C., P.O. Box 828, Bloomfield Hills, Michigan 48303 Tel: (810) 641-1600.

Owe hereby declare that all statements made herein of my/our own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C § 1001 and that such willful false statements may jeopardise the validity of the application or any patent issued thereon.

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